APPLY FORMALLY TO GRAND JURY MINUTES.

HE WILL PLEAD TO THE INDICTMENT TUESDAY, WHEN PAPERS WILL BE PREPARED.

Roland B. Molineux was called before Judge Blanchard in the Court of General Sessions yesterday to plead to the indictment which the Grand Jury found on Thursday, charging him with the murder of Mrs. Kate J. Adams. He was accompanied to the court by his father, General Molineux, and by his counsel, Bartow S. Weeks and George Gordon Battle. Molineux was pale and

Before the pleading could be made in answer to the reading of the indictment Mr. Weeks arose and made a motion for an inspection of the minutes of the Grand Jury He said he had not made any formal notice, because the reasons for the application were the same as those presented to Judge Bianchard in the same case on a former occasion. District Attorney Gardiner arose at this and objected to the granting of the application. He declared that the defendant was not entitled to an inspection of the minutes of the Grand Jury, as he could have had a hearing before a Magistrate and refused it.

Mr. Weeks, in response, said that he would like to answer Mr. Gardiner. The reason why his client did not accept an examination before the Magisdid not accept an examination before the Magistrate was because Justice Fursman stated that the
case would have to go to the Grand Jury, no matter what disposition was made of it by the Magistrate. He continued:

"We ask for an inspection of the minutes of the
Grand Jury because information has come to us
to the effect that the evidence presented to the
Grand Jury embodies that which Justice Williams
declared in his decision dismissing the first indictment to have been illegal."

declared in his decision dismissing the first indictment to have been illegal."

District Attorney Gardiner said he thought that formal notice of the application should be made. Judge Blanchard nodded assent.

Mr. Weeks then asked until next Tuesday in which to prepare his motion. He thought he could have the papers ready by Monday. After some little discussion Judge Blanchard said he was willing if the District Attorney had no objection, and he expressing none the case went over.

It looks now as if the same procedure would have to be gone through as in the case of the first indictment.

THE ROOF OF HIS MOUTH SAWED OUT.

DIFFICULT OPERATION ON A BOY SUFFERING TROM SARCOMA.

Dr. David H. Goodwillie has just performed a successful operation of an interesting character in a private hospital in this city. The particulars were given to a Tribune reporter last evening by a man who saw the operation. The patient was a boy, fourteen years old. A month ago his face, from his eyes to his mouth, began to swell. The roof of his mouth also swelled to such an extent as almost

his mouth also swelled to such an extent as almost to prevent him from swallowing or chewing. The trouble was caused by a tumor, which increased in size with rapidity and became as large as a man's list. The physician declared the tumor to be the result of sarcoma, a form of cancer.

The lad yas put under the influence of ether. A small revolving electric saw, about the size of a small revolving electric saw, about the size of a focut out the entire roof of the mouth and used to cut out the entire roof of the mouth. This operation lasted an hour. All the upper teeth were removed. By this unique operation the tumor was cut away without causing any external wound to the face.

the face.
Yesterday the boy was fast recovering from the effects of the operation. He was able to talk, but the absence of the upper jaw made his enunciation like that of a toothless old man. A delicate apparatus will be made and placed in the mouth as a substitute for the upper jaw and also to overcome substitute for the upper law and the present falling in of the face

FRENCH CHURCH MAY SELL ITS NEW SITE.

TWENTY-SEVENTH-ST. PROPERTY TOO FAR DOWN-TOWN AND TOO NEAR THE GARDEN.

The French Episcopal Church, Du St. Esprit, which has sold its present place of worship and its rectory in West Twenty-second-st. for \$200,000 and has purchased a new site for \$5,000 on the north side of Twenty-seventh-st., close to Madison Square probably will not build on the new property. Although plans have been drawn for the ch and the building was to have been begun this summer, such strong opposition to the site has been raised by members of the vestry that several offers to sell the lots in Twenty-seventh-st, have been considered.

A prominent member of the vestry yesterday told bune reporter that the motion to purchase the site had been voted down at the first meeting a vestry, and that the measure was passed at ond meeting by only a small margin. Since the majority had come to see the inadvisability in a location, and at the next meeting action the raken undoubtedly to sell the lots and elsewhere.

would be taken undoubtedly to sell the lots and build elsewhere.

The location is undesirable for several reasons, he said. "It is in the neighborhood of a great house of amusement. It is too far downtown for its value to increase in proportion to the growth of the city northward. It is also inconvenient for most of the congregation, a great many of whom are cheff and gargons in the big uptown hotels. There cheff and gargons in the big uptown hotels. There had we should not build in Twenty-seventh-si. The object of leaving the present place of worship was to procu a sinking fund of about \$5,000, the interest of which is to be used in maintaining a home for French girls recently arrived in this country, and to carry on other missionary work.

Would issue a warrant it the proper proof were presented before him at the hearing on the summons.

An action was recently brought in the city courts wherein Mr. Bates asked for a judgment of \$700 for the care, keep and maintenance of a certain high school saddle pony. Diavolessa. The City Court, after a hearing, decided in Mr. Bates' afavor, and gave full judgment for the amount asked. In his answer to the complaint filed against him. Mr. Hyde swore that he was not the country, and to carry on other missionary work.

SKULL FRACTURED BY A CABLE CAR.

AN AGED WOMAN FATALLY INJURED AT LEX-INGTON-AVE. AND SIXTIETH-ST.

Mrs. Bertha Ohenthall, sixty years old, of No. 857 Second-ave., was knocked down by a Lexingtonave. cable car at Still coast, at noon yestercey. Her skull was fractured, and she was taken to Flower Hospital in a dangerous condition. No arrest was made. Mrs. Thall is somewhat feeble. and when she started across the avenue, toward Park-ave., she did not walk fast. She forgot to look to see if any car was coming downtow and when she saw that an uptown bound car had passed she felt safe in venturing. The woman got almost on the first rail of the

southbound track, when she heard the clatter of the gong of the car coming toward her. She tried the gong of the car coming toward her. She fried to go faster, but she could not do so, and the gripman by this time, having seen that the woman was feeble, tried to stop his car. It was too late to avoid the accident, and the woman was hurled from her feet. She was thrown aside, and she rolled into the gutter with a broken skull.

Policeman Thompson, of the East Fifty-first-st. station, ran up to the scene, and sent in a hurry station, ran up to the scene, and sent in a hurry station, ran up to the scene, and sent in a proper station that it is a sorpe of surgeons, and an operation was performed on her skull. This was not successful, and the woman died.

The gripman and conductor were not placed under great.

MAIDEN TRIP OF EL SUD.

Newport News, Va., July 21 (Special).-The new steamship El Sud which was built here for the Southern Facilic Company for use in the Morgan Line fleet, to-day received her official number and signal letters by telegraph from Washington. The official number is 126,747, and the signal letters K. P. G. H. President Orcuit of the shipbuilding company arrived to-day from New-York, and will return to-morrow on El Sud when she sails on her maiden trip to that port.

DR. TANNER READY TO PAST AGAIN.

Newport News, Va., July 21 (Special).-An aged man is now here, who says he is Dr. H. S. Tanner, who nineteen years ago in New-York upset all the theories of the medical world regarding the length of time a man could do without food, and fasted forty days. He says he did this twice in his life, and be eves to-day that he is good for a sixty day

WAKEMAN SAYS HE WILL NOT RESIGN. Wilbur F. Wakeman, the Appraiser at this port, absolutely denied yesterday morning that he intended resigning within a few days or at any time "I have no intention whatever of resigning. I have stood for an honest administration of the Dingley Tariff law, without favor to any one. There have been no complaints against my administration except such as were inspired by undervaluers, directly or indirectly, and they represent only a small portion of the importers. Responsible only a small portion of the importers goods at American importers, who involve their goods at their true valuation, have never had any cause to complain of this office."

BEARING ON LONG ISLAND TUNNEL.

The hearing by the joint committees on Railroads and Bridges and Tunnels on the application of the Long Island Railroad Company for permission to build a tunnel from the Flatbush-ave. station, in Brooklyn, under the East River to the end of Maiden Lane, and thence across the city to Cortlandt-st. North River, took place in the chamber

ASKING FOR LOWER TAXES.

COUNSEL FOR JOHN WANAMAKER APPLIES FOR A REDUCTION OF HIS ASSESSMENT

Counsel for John Wanamaker, who declares that he is a resident of the city of Philadelphia, obtained a writ of certiorari from Justice Giegerich in the Supreme Court yesterday to review the assessment of \$1,500,000 placed on the building, No 772 to 788 Broadway, of which he is the lessee, by the Commissioners of Taxes and Assessments for 1899. Mr. Wanamaker's counsel alleges that a fair valuation for purposes of taxation would be \$1. 100,000, at which sum the building was assessed last year. This increase is 36 4-10 per cent, which is said to be proportionately higher than the valuation placed on other realty in the neighborhood. R. M. Gallaway, a trustee, alleges that the property Nos. 41 and 42 Wall-st, has been assessed this year at \$600,000, as against \$450,000 in 1898. The latter was, he says, a fair sum. He compares the in-crease with that of other properties in the neigh-

borhood.

Mr. Gallaway alleges that he has been unfairly discriminated against by the Commissioners of Taxes and Assessments, and therefore asks that his assessment be reduced.

He makes a similar application for the property No. 45 Exchange Place, the valuation of which was increased from \$70.000 in 1898 to \$85,000 in 1899, an increase of 21 per cent.

REINSTATED DEPUTIES AT WORK.

TAX DEPARTMENT OFFICIALS IN A QUANDARY AS THEY HAVE MORE THAN THE LEGAL NUMBER.

The nine deputies of the Tax Department who were reinstated by the courts were set to work yesterday morning. They are John H. Blumberg, Thomas C. Arnow, Robert Miller, Oscar Naumann, Edward Bonall, Daniel M. Robinson, Theodore Weston and John H. Herrick. The men were appointed in the administration of Mayor Strong, and removed as soon as the Tammany administration came into power. They are Republicans. Their reinstatement has put the Tax Commissioners in a quandary. The charter provides that not more than forty deputies shall be appointed. were forty deputies shall be appointed. There were forty before the reinstatement, and the retention of forty-nine is in violation of the law. On the other hand, none of them can be dismissed without violating the Civil Service law, so that the Tax Commissioners do not know what to do. President Feitner said yesterday that he had not made up his mind what to do, and the Corporation Counsel would be asked for an opinion as to how to get out of the quandary. Meantime all the deputies will remain at work.

THE MARTINELLI STORY DENIED.

IT IS SAID THAT HE WILL NOT BE MADE SECRE-TARY TO THE PROPAGANDA.

"The Washington Times" denies the printed recently, to the effect that Archbishop Martinelli was about to be recalled to Rome to become secretary to the Propaganda, and that Monsignor Merry del Val would probably succeed him Washington. At the Apostolic Delegation in Washington it was stated that there was no truth whatever in the story.

There is absolutely no reason, it is said, to pre-

sume that Archbishop Martinelli will receive the red hat of a cardinal at the conclusion of his mission here simply because Satolli was so rewarded. Cardinal Satolli, in addition to being first Apostolic Delegate to the United States, was a favorite of Leo XIII, and one whom he was very anxious of Leo XIII, and one whom he was very anxious to honor. The post of secretary to the Propaganda would be a promotion for Archbishop Martinelli, and one which he would doubtless be very much pleased to occupy. However, it may be stated on the authority of the Apostolic Delegate himself that he has no expectation of being promoted to this place or of being recalled from his present mission. He has no reason to believe that the Pope is not satisfied with the results which have so far attended his mission to the United States.

ACCUSED BY CHARLES F. BATES.

HE SECURES A SUMMONS FOR J. T. HYDE, AS-SISTANT SECRETARY OF THE NATIONAL HORSE SHOW ASSOCIATION, WHOM

Charles F. Bates, the well known horse No. 215 West End-ave., accompanied by his counsel, David Newberger, yesterday afternoon visited the Centre-st police court and secured from Magistrate Mott a summons for James T. Hyde, the assistant secretary of the National Horse Show

Magistrate Mott stated to Mr. Newberger that he would issue a warrant if the proper proof were presented before him at the hearing on the sum-

Association, whom Mr. Bates charges with per-

favor, and gave full judgment for the amount asked. In his answer to the complaint filed against him. Mr. Hyde swore that he was not the owner of Diavolessa, and not responsible for her keep and care.

To Magistrate Mott Mr. Newberger declared that they were prepared to offer proof that Mr. Hyde had exhibited the horse in question at both the New-York and Long Branch horse shows under his own name, well knowing the rule that all horses must be entered by the bona fide owner, and making the entry null and void if entered by any person of her fight he week. Mr. Newberger also stated that they had in their possession a nember of letters from the defendant in he lity Court action, showing him to be the owner of Diavolessa. As a result of this, Mr. Bates charges Mr. Hyde with perfury, in swearing that he was not the owner in the answer. The summons was made returnable on Mr. Oday at 10 a. m.

ANTHRAX PREVALENT IN GOTHLAND.

SOLDIERS GUARDING ROADS IN THE SWEDISH ISLAND.

Stockholm, Sweden, July 21-The epidemic of anthrax prevailing among the cattle on the island of Gothland is spreading in a most alarming manner. Forty parishes have become infected, and deaths of human beings who had contracted the disease are recorded. The military manosuvres, which were to have been held in West G-shland, have been countermanded. Soldi we have been stationed to guard the roads in the infected districts, with orders to prevent people from leaving their homes

SALE OF THE GASPESIA.

St. John's, N. F., July 21.-The Canadian liner Gaspesia, which was adrift in the Gulf of St. Lawrence, surrounded by icefloes, all winter, and was brought in here by the steamer Kite, was sold to-day by order of the Supreme Court to pay the salvage awarded the Kite. She was bought by Captain Far-quhar, of Hallfax, for \$27,000. Captain Farquhar in-tends to run the steamer between New-York, Hali-fax and St. John's.

PRIZE WINNERS AT BISLEY.

Bisley, July 21.—The Daily Graphic Cup, a prize of the value of #62 10 shillings, was competed for at the meeting of the National Rifle Association to-day. The winner was Private Norrie. highest scores made by Canadian marksmen were as follows: Ross, Bertram and Sharpe, 34; Fleming, Crowe, Simpson, Ogg and Weatherbie, 32. The National Challenge Trophy, for teams of twenty volunteers of England, Scotland, Ireland and Wales, was won by the Scottish team, with a score of 1886. The other scores were as follows: England, 1.875; Wales, 1.882, and Ireland, 1.847.

THE SARATOGA AT SOUTHAMPTON. Southampton, July 21.—The United States training ship Saratogu has arrived here.

SILVER GOING ABROAD.

The steamship Umbria, which will sail for Liver-pool to-day, will take out 335,000 ounces of silver, CLAIMS UNDER THE AHEARN LAW.

Two claims were filed yesterday under the Ahearn law for expenses incurred by city officials in fending themselves against charges while in office.

European Aovertisements.

DOCTORS TAKE IT

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WOMAN KILLED IN AN ELEVATOR.

SHE TRIED TO LEAP WHEN IT STARTED, AND WAS ALMOST CUT IN TWO.

Mrs. Annie Walsh, fifty years old, a widow, of

No. 2117 Third-ave., was crushed in the elevator in the Harlem Municipal Court Building, at Onehundred-and-twenty-first-st. and Sylvan Place, at 7 o'clock yesterday morning. She died soon after The accident was due either to the ignorance of the woman or her desire to manipulate the elevator The Municipal Court is on the top floor of the building. Just prior to 7 o'clock Dennis Harrigan, the elevator man, brought the car from the top floor to the first floor. He left the door open, and went to work sweeping down the stairs. Not seeing Harrigan, who takes the scrubwomer to the top floor, Mrs. Walsh walked into the car. It is supposed that, having seen Harrigan manipu late the elevator, and thinking she could do it herself, she tried to do so, and became frightened when the car started. Mrs. Walsh, with a scream, then attempted to leap out, and was caught between the floor of the elevator and the top of the iron doorway leading to the hallway. Harrigan rushed out, and found Mrs. Walsh half in and half out of the elevator, wedged so tightly that it seemed to him that she was about to be cut in two. Peter Donnelly, the engineer, heard the shrieks of the woman and the cries of Harrigan. When he saw what had happened he reversed the elevator, and it descended. A hurry call was sent to the Harlem Hospital and to the Rev. Father Murphy, of the Church of the Holy Rosary, in One-hundred-and-nineteenth-st. Before any one came the woman was dead. Mrs. Walsh leaves two grown daughters. late the elevator, and thinking she could do it

REPUBLICAN INSPECTORS EXAMINED. The Republican election inspectors assembled yesterday in the building at Houston and Elm sts. to go through examinations prescribed by an amendment to the Election law made at the last session of the Legislature. All the election clerks must take an examination under this law. The ballot clerks will be examined Monday.

A SPANISH CONSUL GENERAL COMING. Señor Marjano Fabregas Sotelo, the Spanish viceterday that the new Consul General, Sefor José Navarro y Lopez de Ayala, former consul at Baltimore, may arrive from Spain next week. The consulate is at No. 33 Broadway.

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Litte Family Hotel Overlooks sea-wall promet lawns. Fine public rooms. Perfect sanitation, slectric lights. Left. Delicate culsine. Choice Jules A. Creighton, Mgr. city, who was removed from office on July 15, 1895, and reinstated on February 14, 1897, by an order of the Court of Appeals, filed a claim for \$5,000. The widow of Michael J. Howard, a patroiman, who was dismissed on charges and afterward reinstated, sues for \$625 expenses. James Mitchel, the former Fire Marshal of this ARRESTED ON CLARK BELL'S COMPLAINT. Nelson S. Wakefield, fifty-five years old, who lives at the Broadway Central Hotel, was arrested last TO SEARCH POR FOSSILS IN WYOMING. evening on a warrant issued by Magistrate Mott Laramie, Wyo., July 21.—The party of fossil hunters, under the direction of Professor W. C. in the Centre-st. police court. The warrant was executed by Court Officer Edward J. O'Connor, and A YOUTHFUL VICTIM OF LOCKJAW. Wakefield was locked up in the Mercer-st. station. Knight, have started from here for an extended Wakefield was locked up in the Mercer-st. station.
The complainant is Clark Bell. a lawyer at No.
39 Broadway, who is president of the Medico Legal
Society. Mr. Bell lives at No. 296 West Seventyeighth-st. He alleged that on November 15 last
Wakefield took from him \$25 in money and a steel
engraving plate valued at \$125.

At the hotel it was said that Wakefield had lived
there about one year. He had come from Boston,
where he has a wife and son living, who frequentby visit him in this city. tour through the region to the north. The first stop will be at Cooper Creek, thirty-five miles Elmer Walton, ten years old, who had his hand injured by a toy pistol, on July 4, died in the City circle around Soda Lakes Siriy Basin, one hundred miles north of Laramie, and the Grand Canyon of the Platte. They will return through the Bate's Hole country. Many stops will be made, and search will be made for fossils of various kinds. Kelly, council in the City Hall yesterday. W. J. Kelly, council for the company: W. W. Baldwin, Ir., president: J. A. K. Steele and E. G. Blackford, lockjaw appeared on July 12, and when the boy was Atlantic Avenue Improvement Commissioners, appeared in favor of the application. There was a hearing also on the application for There was a hearing also on the application for a street railroad in Far Rockaway, which was opast of the property, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was hope of his recovery, but his condition there was a hearing also on the application. Hospital, at Newark, early yesterday. Symptoms of